GOVERNMENT OF ANDHRA PRADESH ABSTRACT

Municipal Administration & Urban Development Department - Elections - Kakinada Municipal Corporation Cancellation of Council Resolutions from Resolution No.23 to 35 dated: 20.09.2010 - Orders - Issued.

MUNICIPAL ADMINISTRATION & URBAN DEVELOPMENT (Elec.II) DEPARTMENT

G.O.Ms.No. 177

<u>Dated:17.05.2011.</u> <u>Read the following:</u>

1.From the Collector & District Magistrate, East Godavari District, Kakinada, East Godavari District, Ref.H/4611/2010, dated: 16.10.2010.

- 2.From the Commissioner & Director of Municipal Administration, A.P., Hyderabad, Letter Roc.No. 14953/2010/Elec.III, dated: 31.10.2010.
- 3.Govt. Memo No. 20918/Elec.II/2010 1 dt: 23.12.2010.
- 4. From the Commissioner & Director of Municipal Administration, A.P., Hyderabad, Letter Roc.No. 14953/2010/Elec.III, dated: 6.04.2011.

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ORDER:

In the reference first read above the District Collector, East Godavari in Letter No.H/4611/2010, dated: 16.10.2010 reported that the Mayor, Municipal Corporation, Kakinada issued a notice on 10.09.2010 calling General Body Meeting of the Council on 18.09.2010. The meeting was adjourned to 20.09.2010 for want of quorum. 42 Corporators attended the adjourned meeting. Before taking up of main agenda, the Mayor has ruled that the Commissioner is absent and that he would be surrendered. Against this ruling, 34 Corporators walked out of the meeting. The remaining members accepted the agenda items 1 to 12 except Item 11. He has further stated that the above agenda items were accepted without quorum and contrary to the provisions contained in section 88 (f) of the Greater Hyderabad Municipal Corporation Act, 1955. He has therefore, requested to cancel the Council decisions Nos.23 to 35 dated: 20.09.2010.

- **2.** After careful examination of the matter, a notice for cancellation of C.R.Nos.23-35 dated: 20.09.2010 of Kakinada Municipal Corporation was issued to the Council of Kakinada Municipal Corporation to Show Cause as to why the resolutions shall not be cancelled under Section 679-A of GHMC Act, 1955, vide Government Memo 3rd cited.
- 3. In reference 4th read above, the Joint Collector and Special Officer of Kakinada has informed that the Council of Kakinada Municipal Corporation has no objection to cancel C.R.Nos. 23 to 35, dated: 20.09.2010 of Kakinada Municipal Corporation under Section 679-A of the Greater Hyderabad Municipal Corporation Act, 1955 as the resolutions of the Council are not in accordance with the provisions of the GHMC Act, 1955.
- 4. Therefore, in exercise of powers conferred under Section 679-A of the Greater Hyderabad Municipal Corporation Act, 1955, Government hereby cancel the C.R.Nos. 23 to 35, dated: 20.09.2010 of Kakinada Municipal Corporation as they are not in accordance with the provisions of the GHMC Act, 1955.

5. The Commissioner and Director of Municipal Administration and the Municipal Commissioner, Kakinada Municipal Corporation shall take further necessary action accordingly.

(BY ORDER AND IN THE NAME OF GOVERNOR OF ANDHRA PRADESH)

Dr. VIJAY KUMAR, SECRETARY TO GOVERNMENT

To

The Commissioner and Director of Municipal Administration, A.P. Hyderabad

The District Collector & Magistrate East Godavari District

The Regional Director-cum-Appellate Commissioner,

Municipal Administration, Rajahmundry.

The Municipal Commissioner Kakinada Municipal Corporation,

(Through Commissioner & Director of Municipal Administration,

A.P. Hyderabad)

The Special Officer, Kakinada Municipal Corporation,

(Through Commissioner & Director of Municipal Administration,

A.P. Hyderabad)

Copy to:

The PS to M (MA)

The P.S. to Secretary to Government (MA)

Sf/Sc

//FORWORDED::BY ORDER//

SECTION OFFICER